

5/023/038



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

HOUSE RANGE RESOURCE AREA

35 East 500 North

P.O. Box 778

Fillmore, Utah 84631



IN REPLY REFER TO:

3800

(U-054)

UTU-070706

August 25, 1993

GERALD M PARK
8790 BLUE JAY LANE
SALT LAKE CITY UT 84121

RECEIVED

AUG 30 1993

DIVISION OF
OIL, GAS & MINING

Dear Mr. Park:

Your notice to conduct mining related operations on unpatented mining claims, UMC serial numbers, 143418-9 located in Sec. 18, T. 14 S., R. 2 W., SLBM, was received on August 9, 1993, and has been accepted by this office. Your notice has been assigned case file number UTU-070706. Please use this number in any future correspondence concerning this notice.

If you change your operation from what is described in your notice, please contact this office prior to the change. If your operation extends for more than one year, please advise this office on the status of your mining related activity on the anniversary date of your notice.

Enclosed is a copy of the Conditions of Acceptance for BLM Mining Notices, required by the Richfield District, House Range Resource Area. Please follow these guidelines as they pertain to your operation.

We are of the preliminary opinion that the deposit you have claimed is common variety and as such is not open to location. The proper procedure for mining and disposal of this material is through 43 CFR 3600, mineral material sales wherein you would relinquish your claims and sign a contract with the Bureau of Land Management to purchase the material at a specified price. We will gladly provide you with information regarding mineral material sales.

If you are convinced that your deposit is locatable, please be aware the Court has set standards to distinguish between common varieties and uncommon varieties of mineral deposits or stone. The standards are:

1. There must be a comparison of the mineral deposit in question with other deposits of such minerals generally;
2. The mineral deposit in question must have a unique property;

3. The unique property must give the deposit a distinct and special value;
4. If the special value is for uses to which ordinary varieties of the mineral are put, the deposit must have some distinct and special value for such use; and
5. The distinct and special value must be reflected in the market place (or in reduced cost or overhead so that the profit to the claimant would be substantially more).

Should a final determination by the Department of Interior be made that this material is, in fact, "common variety", you could be responsible to the United States for the value of this material, damage to the land, and the administrative costs of recovering such compensation.

A copy of your notice has been sent to the Utah Division of Oil, Gas and Mining (UDOGM); therefore, you will not have to file this notice with them. A copy of your notice has also been sent to the Utah Department of Environmental Quality, Division of Water Quality (DWQ). Prior to the commencement of the proposed activity, all appropriate state water quality permits need to be obtained from the Utah Department of Environmental Quality, Division of Water Quality, located at:

288 North 1460 West
Salt Lake City, Utah 84114-4870

A permit for explosives may be required from the Bureau of Alcohol, Tobacco, and Firearms (ATF). The address for ATF is:

125 South State Street
Salt Lake City, Utah 84145.

If ATF requires a permit, a copy of the permit should be included with the mining plan.

You are required to contact the Department of Environmental Quality (DEQ), Emergency Response Section (ERS) at the Sections 24-hour response number (801-536-4123), immediately of a spill or discharge of hazardous substances. Acceptance of your notice is contingent on the disclosure of all hazardous materials associated with your operation and their use, storage, transport, quantity, generation and disposal. Information regarding hazardous materials can be obtained from the State of Utah, Department of Environmental Quality, Division of Solid and Hazardous Waste at:

288 North 1460 West
Salt Lake City, Utah 84114-4880

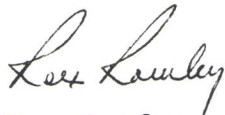
As required by 43 CFR 3809, Surface Management Regulations, reasonable measures must be taken to prevent unnecessary or undue degradation of public lands during your operations. Please

notify this office upon completion of operations and reclamation, so an inspection may be conducted on the site. Reclamation under this notice is required to conform to the standards of the Utah Mined Land Reclamation Act.

Acceptance of your notice will not now, nor in the future, serve as a determination of the validity nor ownership of any mining claim included under your notice.

Prior to the commencement of your operations we would like to meet with you on site to review reclamation practices and initiate a reclamation plan. Please contact this office to arrange the meeting. If you have any questions regarding this letter, please feel free to contact Rody Cox at (801) 743-6811. Thank you for submitting your notice.

Sincerely,


Rex Rowley
Area Manager

Enclosure:
Conditions of acceptance (p. 3)

cc: D. Wayne Hedberg, UDOGM

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